## UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2023

U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.				
09/890434	GSCHWIND	R	DT-4080				
05/050404		INTERNATIONAL APPLICATION NO.					
L. EVANDED ZINGUIGK	PCT/CH00/00001						
ALEXANDER ZINCHUCK SIDLEY AUSTIN BROWN & WOOD			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
ONE WORLD TRADE CENTER		I.A. FILING DATE	PRIORITY DATE				
NEW YORK, NY 10048		04 JAN 00	01 FEB 99				
	1	DATE MAILED:	11 SEP 200				
NOTIFICATION OF MISSING I	REQUIREMENTS UNDE	R 35 U.S.C. 371	IN THE UNITED				
STATES DESIG	NATED/ELECTED OFF	TCE (DO/EO/US)	,				
1. The following items have been submitted	by the applicant or the IB to the I	United States Patent and	1 Trademark				
TI O. D. de Mederal Pers	CFR 1.494) an Elected Off Indication of Small E	Entity Status.					
Copy of the international applica		the international application into English.					
Oath or Declaration of inventors	(s). Translation of Articl	ticle 19 amendments into English.					
Copy of Article 19 amendments.	Other:						
Priority Document.	camination Report in English and	its Annexes if any					
Translation of Annexes to the In	ternational Preliminary Examinati	ion Report into English	·				
<del>-</del>	•						
2. [ ] Applicant has requested early processing	ng under 35 U.S.C. 371(f) but ha	s not filed the following	g indicated items and/or				
the indicated items in paragraph 3 below. The	ne Basic National Fee and the cop	y of the international a	pplication must be filed				
prior to 20 or 30 months from the priority da	Copy of the internat	ional application.					
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3. The following items MUST be furnished	within the period set forth below	in order to complete th	e requirements for				
acceptance under 35 U.S.C. 371:	into English. A processing fee w	vill be required if subm	itted				
later than the appropriate 2	20 or 30 months from the priority	date.	•				
<u>-</u>	defective for the reasons indicated	on the attached Notice	of Defective				
Translation.  b. Processing fee for providing	the translation of the application a	and/or the Annexes late	r than the				
appropriate 20 or 30 mont	hs from the priority date (37 CFR	ະ 1.492(ຄົ).	•				
c. Oath or declaration of the inv	ventors, in compliance with 37 CF by the International application n	R 1.497(a) and (b), pro-	operly identifying				
the application (preferably surcharge will be required date.	by the International application in its submitted later than the approp	priate 20 or 30 months	from the priority				
The current oath or declar	ation does not comply with 37 CI	FR 1.497(a) and (b) for	the reasons				
indicated on the attached l	PCT/DO/EO/917.	annenne inte 20 ne 30 me	ouths from the				
d. Surcharge for providing the priority date (37 CFR 1.4		appropriate 20 or 50 iii	onins from the				
4. Additional claim fees of \$	as a   large entity   small ent	ity, including any requ	ired multiple dependent				
claim fee, are required. Applicant must subdue (37 CFR 1.492(g)). See attached PTO-	omit the additional claim fees or c	ancel the additional clai	ims for which fees are				
5. Applicant has not submitted the requi	red sequence listing pursuant to 3	7 CFR 1.821-1.825.	See attached				
ALL OF THE ITEMS SET FORTH IN 3 MONTHS FROM THE DATE OF THIS THE PRIORITY DATE FOR THE APPI RESPOND WILL RESULT IN ABANDO	NOTICE OR BY 22 OR 32 MC LICATION, WHICHEVER IS I	NTHS (where 37 CFI	R 1.495 applies) FROM				
The time period set above may be extended 1.136(a).	by filing a petition and fee for ex	tension of time under t	he provisions of 37 CFR				
6. If box 3a or 3c is checked, a translation Annexes will be cancelled. A processing for 7. The Article 19 amendments are cancer 30 (37 CFR 1.495(d)) months from the processing for the process of the p	ee will be required if submitted la elled since a translation was not p	ter than 20 or 30 month	is from the priority date.				
Applicant is reminded that any communicat address given in the heading and include th	ion to the United States Patent an e U.S. application no. shown abo	d Trademark Office mu ve. (37 CFR 1.5)	ust be mailed to the				
A copy of this in Enclosed: PCT/DO/EO/917	notice MUST be returne Notice of Defective Translat	ed with this respo	onse.				
PTO-875	PCT/DO/EO/920	Shakeel Ahmed	•				
FORM PCT/DO/EO/905 (March 2001)	Teleph	none: 703-305-3659	<del></del> ·				
- Cidit Cirportorios (maion 2001)		. 55 555 555	•				

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Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, O.C. 2001

PATEL OF BUTTER			·			DOCKET NO.		
U.S. APPLICATION NO		L	FIRST NAMED APPLICANT	l	<del></del> :			
09/890434		, G	GSCHWIND r		R DT-4080			
	LEXANDER ZINCHUCK IDLEY AUSTIN BROWN & WOOD		ʻ		PCT/CH00/00001			
	IN BROWN & W TRADE CENTEI			I.A. FILING D.	ATE.	PRIORITY DATE		
NEW YORK, N			•	04 JAN (		01 FEB 99		
I .		•		. DATE MA	ILED: 1	<b>1</b> SEP 200		
	NOTIFICA'	TION OF A DEI	ECTIVE OATH					
deficiency not	al stage in the ed below and a declaration, r	United States of avoid abandonment or operly identifying	claration acceptable America. The per not is set in the according this application te) is required. The content of the according this application that is required.	iod within which ompanying Not (preferably by	th to corr ification. the intern	ect the		
with 37 CFR	1.497(a),(b) ar	nd (f) in that it:	•	•		4.		
	wanistad in accor	dance with either 37	CFR 1.66 or 37 CF	R 1 68				
		plication to which it		1.00.				
	of identify the apport		is directed.					
3. does no	or identify the cit	izenship of each inv	entor.			• -		
5. does no	of state that the n	erson making the oa	th or declaration beli	eves the named is	ventor or i	inventors		
to be the	ne original and fi	rst inventor or inver	tors of the subject m	atter which is cla	med and fo	or which		
a paten	t is sought.							
•								
1.497(a) AN WILL RESU	D (b), AND 1. LT IN FAILU	.497(d) WHERE .	CLARATION IN APPROPRIATE, THE NATIONAL N.	WITHIN THE	TIME PE	37 CFR RIOD SET		
Additionally	, the oath or de	claration does no	t comply with 37	CFR 1.63 in th	at it:			
ma	es not identify the iling address, the est also be given.	en the city and state	each inventor. If the	e residence is diff ountry of residence	erent from e of each i	the nventor		
2 do	es not state that t	he person making th	e oath or declaration	:				
a. 🦳	has reviewed an	d understands the co	ntents of the applicat	tion, including the	claims, as	<b>;</b>		
L	amended by any	amendment specific	cally referred to in th	e oath or declarat	ion.	•		
b. 🗀	acknowledges t material to pate	he duty to disclose tentability as defined	o the Office all informin 37 CFR 1.56.	mation known to	he person	to be		
3 🗀 do	es not identify th	ne foreign application	n for patent or invent	or's certificate fo	r which a c	laim for		
pr th:	iority is made pu at of the applicat	irsuant to 37 CFR 1.	55, and any foreign a y is claimed, by spec	application having	a filing da	ne before-		

Shakeel Ahmed

Telephone: 703-305-3659

FORM PCT/DO/EO/917 (March 2001)